

PLAINTIFF (AMENDMENT) - 02-11896-REK

v

THE, MASSACHUSETTS COMMONWEALTHS,  
WARDEN, COMMISSIONER, PAROLE BOARD  
AND THEIR CHAIN IN COMMAND  
(et.al.)

DEFENDANTS

SUED IN THEIR CAPACITIES, AND  
ENTITIES

CIVIL RIGHTS ACTION AND

FEDERAL STATUTORY LAWS

INFRINGEMENT ACTION (AMENDMENT) - 02-11896-REK  
FED. R. CIV. PROC. RULE. 15., 28 U.S.C.A.

1) THIS IS A 2004 ACTION FILED BY, JOHN T. GEORGE; JOHN R. DALEY, JR. - W59561 STATE CONVICT I.D. # [A] RASTAFARIAN AND A UNITED STATES CITIZEN OF AMERICA. A STATE PRISONER, ALLEGING THE VIOLATION OF MY (STATE/COMMONWEALTH) STATUTORY LAWS, FEDERAL STATUTORY LAWS AND THE UNITED STATES CONSTITUTION, ARTICLES, ALSO THE UNITED STATES TREATIES OF AMERICA. [P]LAINTIFF SEEKING MONEY DAMAGES, IN A PROSPECTIVE MANDATORY DECLARATORY AND A EXCEPTIONAL PROSPECTIVE APPROPRIATE (AFFIRMATIVE) IMMEDIATE INJUNCTIVE RELIEF WHICH IS ADEQUATELY PROTECTED BY LITIGATION EXCEPTION, IN WHICH SHOWS HARSHSHIP TO PLAINTIFF. PLAINTIFF REQUEST TRIAL BY JURY, ALSO FOR THE, "AMENDMENT" PURSUANT TO, FED. R. CIV. PROC. R.15., 28 USCA.

EXCEPTIONAL, EXCLUSIVE JURISDICTIONAL STATEMENT

U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. 14<sup>TH</sup>, 42 U.S.C. §§ 1981, 1983, 1985(3), 1997(e)(c),  
2000 bb-1  
(TITLE: 42), (CFR OF TITLE: 42)  
(42 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. 14<sup>TH</sup>, 28 U.S.C. §§ 1331, 1343(3), 1345, 1367(a),  
1651(a)(b), 1963, 2021, 2101(A-G), 2112(a)(3),  
2201-2, 2413, 2461 ch. 163 Sec. 1, 2, 3, 4, 5, 6.  
(TITLE: 28), (CFR OF TITLE: 28),  
(28 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. 14<sup>TH</sup>, 21 U.S.C. § 841(b) "SPECIAL PAROLE TERM"  
Involving NARCOTIC DRUGS  
(TITLE: 21), (CFR OF TITLE: 21),  
(21 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. 14<sup>TH</sup>, 18 U.S.C. §§ 401(1)(2)(3), 402 (DISOBEDIENCE),  
3626(3)(i)(ii)(B)(C)(D)(E)(i)(ii)(F),  
(TITLE: 18), (CFR OF TITLE: 18),  
(18 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. 14<sup>TH</sup>, 15 U.S.C. §§ 1, 77v, 78aa  
(TITLE: 15), (CFR OF TITLE: 15),  
(15 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. CONST. AMEND. 14<sup>TH</sup>, 12 U.S.C. §§ ... { FED DEPOSIT  
AND  
TREASURY CORPORATION ISSUE }  
(TITLE: 12), (CFR OF TITLE: 12),  
(12 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. CONST. AMEND. 14<sup>TH</sup>, 5 U.S.C. §§ 551, 552a(e)(5),(g)(1)(B),  
(g)(4), 701 - 706 (APA) GENERALLY,  
(TITLE: 5), (CFR OF TITLE: 5),  
(5 U.S.C.A.)

U.S.C., U.S.C.A., U.S.C.A. CONST. AMENDS. 1, 5, 8, 14. ALSO (14 §§ 1, 5), 14 § 5  
ARTICLE. I. U.S.C.A. CONST. ART. 1, § 1 -  
(PLENARY POWERS),  
U.S. CONST. ART. I, § 8, CL. 18. (SWEEPING -  
CLAUSE), 1 CFR §§ 305.86-7 (2004),  
U.S.C.A. CONST. ART. 6, CL. 2. (SUPREMECLY CLAUSE)

"UNITED STATES SENTENCING GUIDE LINES,"  
U.S.S.G. §§ 1B1.1.(h), 2N2.1. (MALNUTRITION), 8C4.2., U.S.C.S. APPX, CH. 5, PART.A.  
- ("VULNERABLE VICTIM" - "PRISONER") (CRIMES AND FINES).

ALSO PURSUANT TO, THE FEDERAL TORT CLAIMS ACT. TO THE UNITED  
STATES OF AMERICA; U.S.C., U.S.C.A., U.S.C.A. AMENDS., 28 U.S.C.A. §§ 1331(b),  
2671, 2679(a)

2) PLAINTIFF, JOHN T. GEORGE, JOHN R. DALEY, JR. [I]S AN AVOWED RASTAFARIAN CONVICT AND (HAS/HAVE) BEEN FOR THE PAST 24 YEARS. PRESENTLY INCARCERATED AT THE STATE MAXIMUM SECURITY PRISON OF MCI CEDAR JUNCTION WALPOLE, P.O. Box 100, SOUTH WALPOLE MA. 02071

3) DEFENDANTS, (et.al.) THE MASSACHUSETTS COMMONWEALTH'S, WARDEN, COMMISSIONER AND THEIR ADMINISTRATIVE SYSTEMS MANAGER, CITIN IN COMMAND PAROLE BOARD. THEY ARE RESPONSIBLE FOR THE PROPER MAINTAINANCE AND RUNNING OF THE PAROLE BOARD, AND THE "REVIEWING" OF (CONVICTS) SIX PART FOLDERS ALSO THE RELEASE OF PRISNER UPON THE PAROLE ELIGABILITY, PURSUANT TO FEDERAL STATUTORY LAWS OF CONGRESS, U.S.C.A. CONST. AMEND. 14, (14 33 1,5) "GARUNTEED DUE PROCESS". [T]HE (et.al.) DEFENDANTS, PARCLE BOARD ARE TO, INVESTIGATE CONVICTS COMPLAINTS OF THEIR NATURE, "PAROLE BOARD PETITION" ACCORDING TO THE ADMINISTRATIVE REMEDY PROCEDURES FOR, (1) THE OPERATION OF THE ADMINISTRATION REMEDY PROCEDURE AT INSTITUTIONS; (2) ESTABLISHING PROCEDURES FOR RECEIVING, REVIEWING, INVESTIGATING AND RESPONDING TO COMPLAINTS OR APPEALS BY AN (CONVICT/INMATE); (3) CONDUCTING INVESTIGATIONS INTO EACH COMPLAINT, OR PETITION, (TITLE: 28 CFRs) PERTAINING TO ENCLOSED MATTER, "et.al. DUTIES". PURSUANT TO, 1 U.S.C. §1; 1 U.S.C.A. § 1 (PARCING STATUTES).

DUTY TO INVESTIGATE, AS CONSTRUED BY THE MAJORITY, MAKES LOCAL PRISON OFFICIALS PERSONALLY LIABLE FOR THE FULL RANGE OF CONSTITUTIONAL VIOLATIONS THAT MAY OCCUR IN THE PRISON SYSTEM, WHETHER OR NOT THEY HAVE ANY RESPONSIBILITY FOR OR ABILITY TO PREVENT THOSE ERRORS., UNITED STATES LAW: # 50.5(1), 50.10(3), #50.5(1), 50.10(3), U.S.C.A..

### FACTS

4) PLAINTIFF IS INCARCERATED AND ALLEGING THE VIOLATION OF PRISONERS CONSTITUTIONAL RIGHTS PURSUANT To, U.S.C.A. Const. Amend. 1., U.S. Const. Amendt. 1., FREEDOM OF RELIGION, THE ESTABLISHMENT CLAUSE; U.S.C., U.S.C.A. Const. AMEND. 14. "DUE PROCESS", SUBSTANSIVE DUE PROCESS AND LIBERTY INTEREST, Art. 1, § cl. 17. (EXCELARATED RELEASE), U.S.C.A. Const. Art. 1 § 9, cl. 3. AMEND. 5., ARTICLE V., U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. PURSUANT To, 18 U.S.C. §§ 241, 242, 3626(3)(i)(ii)-(B)(C)(D)(E)(i)(F). [T]HE (et.al.) DEFENDANTS ARE ALSO IN VIOLATION OF ADMINISTRATIVE LAW AND PROCEDURE LAW: #413, #413, U.S.C.A. AND THE ADMINISTRATIVE PROCEDURE ACT, (APA) GENERALLY.

Case 1:04-cv-12732-REK Document 1 Filed 12/27/2004 Page 6 of 40 TO COMPLY"

5-A) THE MASSACHUSETTS COMMONWEALTHS, AGENCY'S AGENCY'S TO REVIEW TO COMPLY"  
IN THE REVIEWING OF SAID CONVICTS SIX PART FOLDER AND  
ANY PETITION TO THE PAROLE BOARD BY (PLAINTIFF) PURSUANT TO,  
5 U.S.C. § 551, 552a(e)(5), (g)(1)(D), (g)(4), 5 U.S.C.A. APP. 2(g)(1)(C), (g)(4)  
AND IN VIOLATION OF THE DEPARTMENT OF JUSTICE COMPLIANCE,  
(CFR's § REGULATIONS);, U.S. DISTRICT COURT, RULE. 8a "GENERAL  
PLEADING" AND F.R. APP. PROC. RULE.38., 28 U.S.C.A., SEE EXHIBITS: (A)  
DATED: 11/12/02 (10) PAGES; SEE PAGE EIGHT, MEDICAL ISSUES:  
LACKING IN NUTRIENTS, PROTEINS, MINERALS, VITAMINS, INADEQUATE DIET,  
RELIGIOUS MEALS, EXHIBIT (B) PAGE ELEVEN DATED: 12/3/03, PAGE  
NINETEEN, THE AGENCY NEVER INVESTIGATED THE, ANUAL PAROLE  
REVIEW HEARING NOTICES, STATE AND COUNTY SENTENCES. BY  
THE INMATE ABOUT (MY/MS) SERIOUS LACKING IN NUTRIENTS  
ETC. PURSUANT TO, U.S.S.G. § 1B1.1.(h), 2N2.1.(MALNUTRITION), 8C4.2.,  
U.S.C.S. APPx. CH. 5, PART. A. ("VULNERABLE VICTIM" - PRISONER") CRIMES  
AND FINES. THERE WAS NEVER ANY, "WRITTEN REPORTS" BY  
THE AGENCY TO THE (DOC) OF MASSACHUSETTS ADMINISTRATION  
ABOUT CONVICTS FOOD ISSUE. "PROFICIENCY REPORT" IS IN  
QUESTION, OF THE MASSACHUSETTS PAROLE BOARD. "CARELESS".  
5-B)[P]URSUANT TO THE PRIVACY ACT OF 1974, 5 U.S.C § 552a(UP DATE  
VERSION), EVERY AGENCY (STATE/FEDERAL) IS OBLIGATED TO ENSURE  
THAT INFORMATION COMPILED IN AN INDIVIDUALS RECORDS, SUCH  
AS PERSONAL EVALUATIONS, IS ACCURATE, RELEVANT, TIMELY AND  
COMPLETE, 5 U.S.C. § 552a(e)(5).

AN INDIVIDUAL DEMONSTRATING THAT AN AGENCY HAS FAILED TO MEET "SAID" OBLIGATION MAY OBTAIN DECLARATORY RELIEF ORDERING THE RECORD TO BE AMENDED, 5 U.S.C. § 552a(g)(1)(A), (g)(2)(A)+(B) AND MAY RECOVER "ACTUAL DAMAGES" RESULTING FROM AN ADVERSE DETERMINATION BASED ON SUCH RECORDS, 5 U.S.C. § 552a(g)(1)(C), (g)(4)(A)+(B). PLAINTIFF FILED NUMEROUS "GRIEVANCES" WITH THE (DOC) ADMINISTRATION ABOUT THE IMPROPER FOODS AND THE "MALNUTRISHMENT" OF CONVICT [A] DISCOVERY PURSUANT TO, FED. R. CIV. PROC. RULES. 34, 37(a), 28 U.S.C.A., FED. R. CRIM. PROC. RULE. 16. IN ACCORDANCE WITH, THE UNITED STATES DISTRICT COURTS ALSO CRIM. R. 12(b)(4)- AND "OBSTRUCTION OF JUSTICE" 18 U.S.C.A. §§ 401, 402, 3553(b); U.S.S.G. -§ 2X5.1-, 18 U.S.C.A. APP. "SUBSTANTIAL EVIDENCE".

\*\*\*\*\* [A] CLAIM FOR DAMAGES PURSUANT TO, 5 U.S.C. § 552a(g)(1)(C) OF THE PRIVACY ACT, "WHERE AN AGENCY ACTED IN AN, "INTENTIONAL OR WILLFUL" MANNER IN FAILING TO MAINTAIN ACCURATE RECORDS, [A] U.S. DISTRICT COURT MAY AWARD ACTUAL DAMAGES ~~■~~ SUSTAINED BY AN INDIVIDUAL AS A RESULT OF AN ADVERSE DETERMINATION BASED UPON SUCH RECORDS, 5 U.S.C. § 552a(g)(4)(A)+(B). EXHAUSTION OF ADMINISTRATIVE REMEDIES IS NOT A "PRECONDITION" TO BRING AN ACTION FOR DAMAGES PURSUANT TO, THE PRIVACY ACT. [I]N COMPARING 5 U.S.C. § 552a(g)(1)(A) (ACTION FOR ORDER TO AMEND RECORD PERMITTED WHEN AGENCY REVIEW RESULTED IN DENIAL OF REQUEST OR AGENCY REFUSED TO REVIEW) WITH, 5 U.S.C. § 552a(g)(1)(C) "WHICH" PERMITS ACTION WHERE AGENCY'S FAILURE TO "MAINTAIN" PROPER RECORDS RESULTS IN ANVERSE DETERMINATION AGAINST INDIVIDUAL.

[9]

[P]URSUANT Case 1:04-cv-12732-REK Document 1 Filed 12/27/2004 Page 8 of 40  
U.S.C.S. APPx.CH. 5, PART.A, ("VULNERABLE VICTIM"- PRISONER) CRIMES AND FINES.  
DEFENDANTS ARE LIABLE AS A RESULTS OF THEIR ACTS, OR  
IN ADVERT TO ACT. IN ACCORDANCE WITH THE ENCLOSED EXCLUSIVE,  
JURISDICTIONAL STATEMENT, ALSO THE UNITED STATES SENTENCING  
GUIDELINES, ARE "BINDING" AND ARE INCORPORATED INTO THE FEDERAL  
STATUTE PURSUANT To, 18 U.S.C. § 3553(b), 18 U.S.C.A. § 3553(b).

6) PLAINTIFF IS SUEING, BECAUSE OF THE, et.al. DEFENDANTS DECISION  
ON THE (MONTHS/DATE/YEAR) OF 12/31/02 AND 12/31/03 IN WHICH  
THE BOARD DENIED (CONVICT/INMATES) PAROLE WHICH WAS ARBITRARY,  
IMPULSIVE, ABUSE OF DISCRETION, ALSO "RETALIATION", by VIOLATING  
PLAINTIFF'S RIGHTS PURSUANT TO, STATUTORY LAWS, CONSTITUTIONAL  
LAW, RIGHTS, ARTICLES, TO (MY/HIS) CONSTITUTIONAL RIGHTS TO LIBERTY,  
WHILE NOT RECEIVING THE PROPER NUTRIENTS IN MY DIET,  
PURSUANT To, 42 U.S.C. § 1983; 42 U.S.C.A. § 1983; 28 U.S.C. §§ 1331, 1343(3);  
28 U.S.C.A. §§ 1331, 1343(3); 18 U.S.C. § 3626; 18 U.S.C.A. § 3626;  
U.S.S.G. §§ 1B1.1(h), 2N2.1. (MALNUTRITION); 8C4.2.; U.S.C.S. APPx.CH.5,-  
PART.A. ("VULNERABLE VICTIM", "PRISONER") (CRIMES AND FINES). SEE :  
DERMAN-V-WOODSON: 429 F.2d 1288 (1970) AT 1289 #2,3, Conclusion: 1290,  
50 1/2 HOURS OF INADEQUATE NUTRIENTS, STATED A CAUSE OF  
CIVIL RIGHTS ACTION. ALSO ROSS-V-COUGHIN: 669 F.SUPP 1219 (S.D.N.Y.  
1987) AT ~~1241~~ 1241-1242. Conclusion: 1243; "DEFILEMENT INPROPER  
FOODS BEING SERVED TO PLAINTIFF, See: CHAPMAN-V-PICKETT;  
801 F.2d 912 (7th Cir. 1986) AT. #913, Conclusion: 926 AND  
WARD-V-WALSH: 1 F.3d 873 (9th Cir. 1993) AT # 878, # 8.

STANDARD OF REVIEW

"[T]HE DISTRICT COURT REVIEWS THE PAROLE BOARD'S ACTIONS FOR ABUSE OF DISCRETION, ASKING WHETHER THE BOARD'S ACTION RESULTED "IN AN ABRIDGEMENT OF THE PETITIONER'S CONSTITUTIONAL, STATUTORY RIGHTS." "WILDERMUTH -v- FURLONG: 147 F.3d 1234, 1236 (10TH CIR. 1998) (QUOTING PAZ -v- WARDEN: 787 F.2d 469, 473 (10TH CIR. 1986)), MANDAMUS LAW: # 73(1), 28 U.S.C. § 1361; 28 U.S.C. § 1361, FED. R. CIV. PROC. RULE. 19, 20 TITLE. IV. PURSUANT TO THE, "MULTI CIRCUIT REVIEW") FEDERAL EXECUTION STATUTE, THE ENFORCEMENT OF CIVIL CASES, EQUAL ACCESS TO JUSTICE ACT, AND EQUAL RIGHTS UNDER LAW.

MERITS

CONVICTS CLAIMS THE BOARDS DECISION TO DENY HIS PAROLE WAS ARBITRARY, IMPUSLIVE AND ABUSE OF DISCRETION.

i) IT WAS RETALIATORY FOR INMATES "CIVIL RIGHTS ACTIONS" AGAINST THE MASSACHUSETTS (DOC) DEPARTMENT OF CORRECTIONS (AGENCY) et.al. THE PAROLE BOARD MEMBERS (AGENCY) et.al., IN VIOLATION OF THE SUPREMECLY CLAUSE. SEE RUMERY -v- TOWN OF NEWTON: 778 F.2d 66, 69 (1st CIR. 1985), REV'D U.S. 107 S.Ct. at 1194. BRADY -v- UNITED STATES, 397 U.S. 742, 90 S.Ct. 1463, 1467, 25 L.Ed.2d 747, 755 (1970) (GOVERNMENT MAY NOT "NEEDLESSLY PENALISE [ ] THE ASSERTION OF A CONSTITUTIONAL Right").

DOCKET NO: 99-1227, 99-0896 AND TWO OTHER CIVIL ACTIONS IN FEDERAL COURTS. ALSO THE "DISCIPLINARY SANCTIONS" IMPLEMENTED FOR THE PAST YEARS OF, 2000 TO 2004, FERRANTI -v- MORAN: — 618 F.2d 888, 892 No. 4 (1st Cir. 1980), UNITED STATES LAW: # 50.10(2), U.S.C.A. Const. Amend. 1. "BIVENS CLAIM" "SANCTIONS", THE COMMONWEALTH

OF MASSACHUSETTS, PAROLE BOND DATED: 12/31/02 IN WHICH DENIED  
CONVICTS PAROLE, REASON BEING POOR ADJUSTMENT 41 D-REPORTS. THE  
D-REPORTS WERE THE RESULTS OF [A] CLEARLY ESTABLISHED CONSTITUTIONAL  
RIGHT. INADEQUATE DIET, FOODS THAT DO NOT CONSIST WITH CONVICTS  
DIETARY LAWS, U.S.C.A. CONST. AMEND. I. [T]HE DISCIPLINARY SANCTIONS  
IMPLEMENTED BY THE D-BOARD OFFICERS WAS IN VIOLATION OF  
THE 1<sup>ST</sup>. AMEND. OF THE UNITED STATES CONSTITUTION OF AMERICA  
PURSUANT TO, CONSTITUTIONAL LAW: # 90, U.S.C.A. ALSO CONSTITUTIONAL LAW: #  
90(1), & 90(3), U.S.C.A. CONST. AMENDS. I, 14<sup>TH</sup>, M.G.L.C, 55 § 8; --  
M.G.L.A.C., 55 § 8 IN ACCORDANCE WITH THE "SYNOPSIS" OF  
CONSTITUTIONAL LAWS, "SPEECH", "SUPPRESSION OF SPEECH, REGULATION  
MUST BE NARROWLY TAILORED TO SERVE SIGNIFICANT GOVERNMENT  
INTREST, AND LEAVE OPEN AMPLE ALTERNATIVE FOR COMMUNICATION  
OF INFORMATION, U.S.C.A. CONST. AMEND. I., 28 U.S.C. § 1367(a); --  
28 U.S.C.A. § 1367(a); TITLE: 18. [P]LAINIFF HAD LOSS OF EVERYTHING  
FOR SANCTIONS, T.V., RADIO, CANTEEN, PHONE, VISITS, U.S.C.A. CONST. 8<sup>TH</sup>  
5 U.S.C. §§ 701 - 706 "GENERALLY", U.S.C.A., U.S.C.A. CONST. AMENDS. I, 14<sup>TH</sup>,  
2) THE PAROLE BOARD MEMBERS (et.al.) FAILED TO COMPLY WITH  
STATUTORY LAWS, BOTH FEDERAL AND STATE, 28 U.S.C. § 1367(a),  
28 U.S.C.A. § 1367(a), ■ GUIDELINES (U.S.S.G.) MANDATED BY LAW.  
3) (CONVICT/INMATE) DALEY-W59561 PAROLE EXPECTATION WAS CREATED SHORTLY  
AFTER HE BEGAN HIS SENTENCE, "MASSACHUSETTS MANDATORY MINIMUM  
SENTENCE" DERIVED FROM THE UNITED STATES FEDERAL SENTENCING  
GUIDELINES AS STATED IN, PLAINTIFF'S "PETITION" TO THE WARDEN,  
MASSACHUSETTS PAROLE BOARD DATED: 11/12/02 ALSO WAS HEIGHTENED  
BY THE APPROVAL OF (MY/HIS) PAROLE PLAN AND THE SUCCESSIVE  
ADMINISTRATIVE REVIEW.

THE, (DO Case 1:04-cv-012732-REK Document 1 Filed 12/27/2004 Page 11 of 40) (CORPORATION / AGENCY)  
COMMISSIONER) (et.al.) REFUSAL TO PROVIDE FOODS THAT CONSIST WITH  
(INMATES/CONVICTS) RELIGIOUS FAITH, "RASTAFARIANISM" WHICH,  
SUBSTANTIALLY BURDENS (CONVICTS/INMATES) "ACCEPTANCE" (BELIEFS) OF (MY/HIS)  
RELIGIOUS DIETARY LAWS, CREEDS, TENENTS., VIOLATION OF THE, FIRST  
AMENDMENT OF THE UNITED STATES CONSTITUTION. SEE: JOHNSON-V-HORN:  
150 F.3d 276 (3rd Cir. 1998) AT 280 INADEQUATE DIET, RELEASED FROM  
CUSTODY ON AUGUST 9, 1997, FEDERAL STATUTES, 42 U.S.C. § 1983;  
42 U.S.C.A. § 1983; 28 U.S.C. §§ 1331, 1343(3), 28 U.S.C.A. §§ 1331, 1343(3);  
18 U.S.C. § 3626(3)(i)(ii)(B)(C)(D)(E)(F); 18 U.S.C.A. § 3626(3)(i)(ii)(B)(C)(D)-  
(E)(F)., U.S.C., U.S.C.A., U.S.C.A. Const. AMEND. 1, 5, 8, 14<sup>TH</sup>. AS STATED IN  
(MY/HIS) PAROLE BOARD PETITION (FROM AND AFTER SENTENCE), DATED: 11/12/02.

• 4) (Convicts/Inmates) FROM AND AFTER FEDERAL I.O. # 02384-015.  
SEE: SHAHEEO-MUHAMMAO-V-DIPAOLO: 138 F. Supp. 2d 99 (D.MASS. 2001) at  
102 "PLAINTIFF ADHERS TO A STRICTLY VEGETARIAN DIET. AND  
FINALLY, OLUWA-V-GOMEZ: 133 F.3d 1237 (9th Cir. 1998) AT #1238  
"RASTAFARIAN QUALIFIES FOR [A] FIRST AMENDMENT PROTECTION,  
ESTABLISHMENT PROTECTION, U.S.C.A. CONST. AMEND. 14<sup>TH</sup> {14§§1, 5} RASTA-  
FARIAN IS ENTITLED TO [A] SPECIAL DIET "VEGETARIAN" ADEQUATE  
NURISHMENT WHICH IS VEGETARIAN, NON DAIRY, AND CONTAINS NO  
GRAPE NOR ANY THING FROM THE "VINE" NOR OTHER PRODUCTS  
DERIVED FROM A GRAPE VINE, NO ANIMAL-BI PRODUCTS. "I am a  
STRICT VEGETARIAN" AS STATED IN MY CIVIL RIGHTS ACTIONS. NORFOLK,  
SS: DOCKET No: 99-1227, AND THE \*UNITED STATES FEDERAL DISTRICT  
COURT, OF MASSACHUSETTS, COMMONWEALTH: DALEY-V-D.O.C AND CHAIN IN  
COMMAND.

WITHIN RE Case No. 4:cv-12932-REK Document 14 "Filed 12/20/2004 ES Page 62 of 745" UNITED STATES OF AMERICA, 18 U.S.C. § 3626(3)(i)(ii)(B)(C)(E)(F); U.S.C., U.S.C.A., U.S.C.A. CONST. AMENDS., U.S. CONST. ART. VI.C1.2. AND U.S.C.A. CONST. ART. 6, -C1.2., UNITED STATES CONSTITUTION, STATE I.D.# WS961, FEDERAL (BOP) I.D. # 02384-015.

MONETARY DAMAGES

[P]LAINTIFF ALSO SEEKS MONEY DAMAGES, IN A PROSPECTIVE MANDATORY DECLARATORY AND [A] EXCEPTIONAL PROSPECTIVE APPROPRIATE IMMEDIATE RELIEF WHICH IS ADEQUATELY PROTECTED BY LITIGATION EXCEPTION IN WHICH SHOWS HARD-SHIP TO PLAINTIFF, DEFENDANTS (et.al.) EACH SUED IN THEIR CAPACITIES AND ENTITIES IN THE SUM OF: 7,000,000.00 "MILLION" FROM THE MASSACHUSETTS COMMONWEALTH TREASURY PURSUANT TO THE, U.S.C., U.S.C.A., U.S.C.A. CONST. AMENDS; ART. 1, § 8, C1.1; ART. 3. AMEND. 7. CONG. GLOBE, 37<sup>TH</sup> Cong. 2d Sess., APP. 2 (1861)., ACT OF MAR. 3, 1863, 12 STAT. 765. - JUD. CODE. §§ 24(20), 145.28 U.S.C.A. §§ 41(20), U.S.C.A. CONST. ART. - 1, § 8, C1.1 ; ART. 3., AMEND. 7. ALSO ARTICLE. I., U.S.C.A. CONST. ART. 1, §§ (PLENARY POWERS)., AND 1 U.S.C.A. § 1 (PARCING STATUTES). 15 U.S.C.A. §§ 1, 77v, 78aa, (15 U.S.C.A.), U.S.C.A. CONST. ART. 6, C1.2. FOR THE VIOLATION OF STATUTORY LAWS, PROVISIONS, SECTIONS, ARTICLES THAT IS IN ACCORD WITH SAID JURISDICTION, PURSUANT TO, U.S.C.A. CONST. AMENDS. 1, 14<sup>TH</sup>, 28 U.S.C.A. §§ 1331(a), 1343(3); 42 U.S.C.A. § 1983 TO THE APPROPRIATE STATUTES; -- 28 U.S.C.A. §§ 2108(A)-(G) (ENFORCEMENT OF CIVIL CASES), 2021 (ADMINISTRATIVE LAW, SUPREME COURT ENFORCEMENT), 2412(b)(c)(2)(i)(A) (MANDATORY CONSTITUTIONAL TORTS, EQUAL ACCESS TO JUSTICE ACT).

[14]

THE AD Case 1:04-cv-12732 PREK Document 1 Filed 12/27/2004 Page 13 of 40, c. 33 551,  
552a(e)(5), (g)(1)(C), (g)(1)(D), (g)(4), ██████████ 702, 701-706, —  
5 U.S.C.A. App. 2(g)(1)(C), (g)(4) "AGENCY'S FAILURE TO COMPLY". ALSO  
28 CFR §§ 77.1., 77.4. U.S. ATTORNEY GENERAL ORDER NO: 2216-49, —  
64 FR. 19273 (APRIL 1999). U.S.C.A. CONST. Amend. 8, 14TH. ALSO THE  
RETALIATION, DENIAL OF PAROLE BY THE WARREN, THE COMMONWEALTH'S PAROLE  
BOARD. [B]ECAUSE OF (CONVICTS/INMATE) EXERCISING (MY/HIS) CONSTITUTIONAL  
RIGHTS, AS STATED IN THE ENCLOSED PETITION, SEE: LAWRENCE V.  
COUGHLIN: 862 F. SUPP. 1090 (S.D.N.Y. 1994) AT 1104 #14, 15., 1106 THRO  
PARAGRAPH., CONCLUSION: 1120, DAMAGES, "RETALIATORY ISSUES". —  
CIVIL RIGHTS LAW: #242(5). #242(5), U.S.C.A.; CONSTITUTIONAL LAW: #272(2).  
#272(2). #272(2), U.S.C.A.; PARDON AND PAROLE LAW: #60, 62. #60, 62, U.S.C.A.  
\*\*\*\*\* FINALLY PLAINTIFF MOTIONS TO THE HONORABLE COURT, UNITED  
STATES FEDERAL DISTRICT COURT, TO ENTER A GENERAL COURT ORDER  
OR COMMAND TO SUBMIT A REQUISITION TO THE STATE, COMMONWEALTH'S  
AUDITOR FOR A WARRANT UPON THE, (STATE/COMMONWEALTH'S) DEPARTMENT OF  
CORRECTIONS, OF MASSACHUSETTS "TREASURE DEPARTMENT", FOR THE PAYMENT  
OF THE ENTITLED DEMAND BY PLAINTIFF, WHICH IS WITHIN THE COURTS  
EQUITABLE POWERS, AND IN ACCORDANCE WITH, 18 U.S.C. § 401(1)(2)(3),  
402 (DISOBEDIENCE), CONTEMPT LAW: #24, 75. # 24, 75, U.S.C.A., —  
FED.R.CIV.PROC. RULE. 70, 28., U.S.C.A. (MONEY SANCTIONS, COERCIVE  
SANCTIONS FOR, NON COMPLIANCE, FAILURE TO DISBURSE, PAYMENT TO  
PLAINTIFF). ALSO PURSUANT TO THE, UNITED STATES SENTENCING GUIDE-  
LINES, IN WHICH ARE "BINDING" AND ARE INCORPORATED INTO THE  
FEDERAL STATUTES PURSUANT TO, 18 U.S.C. § 3553(b).

"CONTEMPT" Case 1:04-cv-12732-REK Document 16 Filed 12/27/2004 (7) Page 24 of 40., 2 J.I. 2., -  
2X5.1, 3B1.4., 3C1.1., AND U.S.S.G. § 5E1.1(a)(c)(e) "RESTITUTION" AND  
SERIOUS CONTEMPT FINES", IN ACCORDANCE WITH, 18 U.S.C. §§ 3663(a)(1)-  
3664(e) "RESTITUTION AND Non COMPLIANCE". [P]LAINIFF MOTIONS FOR  
THE, EXAMINATION OF FINANCIAL INstitution OF THE COMMONWEALTH  
OF MASSACHUSETTS TREASURE AND THE DEPARTMENT OF CORRECTIONS  
TREASURE DEPARTMENT PURSUANT TO, 18 U.S.C. § 1517 ALSO IN  
ACCORDANCE WITH, ARTICLE I, SECTION 9, CLAUSE 7 OF THE,  
U.S. Const., "STATEMENT AND ACCOUNT CLAUSE". PURSUANT TO, U.S.C.,  
U.S.C.A., U.S.C.A. Const. Amend. "GOVERNMENT'S PROPRIETARY CAPACITY".

IN ACCORDANCE WITH, U.S. Const. Art. I, § 8, cl. 18. AND U.S.C.A. Const.  
AMEND. 10., U.S.C.A. Const. Art. 3, § 1. "POWER OF CONGRESS TO SUIT  
AGAINST THE STATE, COMMONWEALTH", OF MASSACHUSETTS. FED. RULES.CIV.  
PROC. RULE. 67, 28 U.S.C.A. DEPOSIT IN COURT LAW; #1, U.S.C.A.,  
U.S.C., U.S.C. APPENDIX, U.S.C.A., U.S.C.A. APPENDIX. [B]ECAUSE OF THE  
(STATE/COMMONWEALTHS) OF MASSACHUSETTS IS NOT ONLY CUMBERSOME  
AND TIME CONSUMING, BUT UNCERTAIN IN OUTCOME, SINCE THE  
JUDGMENT CANNOT BE PAID UNLESS AND UNTIL THE, (STATE/COMMONWEALTH)  
OF MASSACHUSETTS, "LEGISLATURE VOTES", "TO APPROPRIATE THE MONEY  
NECESSARY TO PAY IT". WHICH IS IN VIOLATION OF FEDERAL  
STATUTORY LAW, OF THE CIVIL RIGHTS LAWS OF THE UNITED STATES  
OF AMERICA, TITLE: 18, "WITH EVER", "PARCING STATUTE". IF NOT, (PAID-  
PROCESSED) TO PLAINTIFF WITHIN THIRTY DAYS, AFTER DEFAULT JUDGEMENT,  
POST ANSWER DEFAULT, AND JUDGMENT, FINAL ORDER AND JUDGMENT.  
SEE ENCLOSED MEMORANDUM. [F]EDERAL [C]OURTS [L]AW: # 687, U.S.C.A.,  
FED. RULES. CIV. PROC. RULE. 62(d), 28 U.S.C.A.; U.S. DIST. Ct. RULES. D.MASS.,  
RULE. #5, ...).

"[E]THE [DEPARTMENT OF] CORRECTIONS OF MASSACHUSETTS IS NOT ENTITLED TO (ORDER / COMMAND) WAIVING SUPERSEDES BOND REQUIREMENT, FOR STAYING ENFORCEMENT OF JUDGEMENT AGAINST IT FOR VIOLATION OF THE "ENCLOSED MATTER" IN REFFERANCE TO PAYMENT TO PLAINTIFF, FRCP. RULE. 11., F.R. APP. RULE. 38 "FRIVOLOUSE APPEALS", AND U.S. SUPREME COURT OF AMERICA. RULES. 42, 43, 58. 28 U.S.C.A., 18 U.S.C.S., APPX; 18 U.S.C.A. THE (STATE/COMMONWEALTH) "MUST" HAVE [A] - "CORPORATE PAYROLL FUND", IN WHICH GUARANTEE PAYMENT TO PLAINTIFF, "ADEQUATE FUNDS FOR PAYMENT", IF NOT ENFORCED, U.S. CONST. ART. I, § 8, CL. 18, AND U.S.C.A. CONST. AMEND. 10., U.S.C.A. CONST. ART. 3, § 1. "POWER OF CONGRESS TO SUIT AGAINST THE (STATE/COMMONWEALTH) "IS GUARANTEED TO FALL INTO PLAY, 18 U.S.C. § 3053; 18 U.S.C.S. § 3053; 18 U.S.C.A. § 3053. "UNITED STATES MARSHALS ARREST WITHOUT WARRANT!"

### CONCLUSION

[E]NCLOSING PLAINTIFF PRAYS THAT THE UNITED STATES DISTRICT COURT JUDGE, FOR THE DISTRICT COURT OF MASSACHUSETTS, WILL GRANT PLAINTIFFS APPLICATION OF THE CIVIL RIGHTS ACTION ENCLOSED WITIN THE REFERENCE INTEXT OF SAID (ENCLOSED/ENTITLED) MATTER. [I]N AID OF, JURISDICTION<sub>S</sub>, BIFURCATION RELIEF, PROVISION<sub>S</sub>, SECTION<sub>S</sub>, ARTICLE<sub>S</sub>, LAW<sub>S</sub>, STATUTE<sub>S</sub>, TITLE<sub>S</sub>, TO EFFECTUATE THE, "GUARANTEED DUE PROCESS" (14 §§ 1,5), Article V. OF SAID CIVIL RIGHTS Action IN FAVOR OF PLAINTIFF PURSUANT TO, 42 U.S.C.A. § 1981 (EQUAL RIGHTS UNDER LAW) \*\*\*\* STATUTES AND REGULATIONS IN ACCORDANCE WITH, U.S.C.A. CONST. ART. 6; CL. 2.; STATE LAW: # 18.5., # 18.5., M.G.L.A.C; UNITED STATES LAW: # 82(1), # 82(1), U.S.C.A.

[P]ETITIONER ALSO REQUEST THAT SAID COURT CLERK OF THE HONORABLE COURT, TO "FORWARD" THESE LEGAL DOCUMENTS, CIVIL RIGHTS ACTION, AND FEDERAL STATUTORY LAWS INFRINGEMENT ACTION, CARBON COPY TO THE DEFENDANTS' DEFENSE ATTORNEY AND THE STATE ATTORNEY GENERAL OF MASSACHUSETTS COMMONWEALTH PERTAINING TO SAID CIVIL ACTION. ALSO IN CONJUNCTION WITH THE HONORABLE JUDGE, FINAL ORDER, DECLARED, AD JUDGE, AND DECREED, FED. R. CIV. P. RULE. 4(a) FINAL APPEALABLE ORDER; GENERAL PROVISION FRCP., FED-R. APP. RULE. 38, "FRIVOLOUS APPEALS"; 28 U.S.C.A., FED-R. APP. RULE. 34(a)(b), FIRST CIRCUIT R. 10(a)(b) THE CAUSE IS THEREFORE SUBMITTED WITHOUT ORAL ARGUMENT.

CC/FILE

DATED: 12/14/04

J.T.G.; J.R.A., JR.

RESPECTFULLY SUBMITTED,

John T. George; John R. Daley, Jr.  
JOHN T. GEORGE; JOHN R. DALEY, JR. WS9561

PRO SE

MCI CEDAR JUNCTION WALPOLE  
P.O. BOX 100  
SOUTH, WALPOLE MA. 02071

DECLARE UNDER THE PENALTY OF PERJURY THAT THE FOREGOING IS TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE. ON THIS 12<sup>TH</sup> MONTH, 14<sup>TH</sup> DAY, 2004<sup>TH</sup> YEAR.

RESPECTFULLY SUBMITTED,

John T. George; John R. Daley, Jr.  
JOHN T. GEORGE; JOHN R. DALEY, JR. - W59561  
PRO SE

CERTIFICATE OF SERVICE

I, JOHN T. GEORGE; JOHN R. DALEY, JR. - W59561 HEREBY CERTIFY THAT THIS DAY A TRUE COPY OF THE ENTITLED WITHIN, CIVIL RIGHTS ACTION AND EXHIBITS "DOCUMENTS" (WAS/WERE) SERVED TO THE, MASSACHUSETTS, UNITED STATES DISTRICT COURT, HONORABLE JUDGE AND COURTS CLERK ALSO ADDRESSED TO THE, DEFENDANTS (et.al.), "FORWARDED" TO THE MASSACHUSETTS DEPARTMENT OF CORRECTIONS DEFENSE ATTORNEY, AND THE MASSACHUSETTS PAROLE BOARD (AGENCY/CORPORATION/ADMINISTRATION)(et.al.), [THE] UNITED STATES MARSHALS SERVICE, PURSUANT TO, 18 U.S.C. § 3053; 18 U.S.C.S. § 3053; 18 U.S.C.A. § 3053; FOR THE TREASURE DEPARTMENT FOR PAYMENT BY THE D.O.C. DEPARTMENT OF CORRECTIONS, "CORPORATE PAYROLL FUND", FOR EACH PARTY BY MAIL/BY HAND, INDEN-T MAIL, REGULAR MAIL. [THE] PRO SE PLAINTIFF RECORD AND FILE, ON THIS, 12<sup>TH</sup> MONTH, 14<sup>TH</sup> DAY, 2004<sup>TH</sup> YEAR

cc/FILE

DATED: 12/14/04

J.T.G; J.R.D, JR.

[19]

RESPECTFULLY SUBMITTED,

John T. George; John R. Daley, Jr.  
JOHN T. GEORGE; JOHN R. DALEY, JR.  
PRO SE  
MCI CEDAR JUNCTION WALPOLE  
P.O.BOX 100  
SOUTH, WALPOLE MA. 02071

EXHIBITS:

FROM:John R. Daley W59561  
TO:Warden, Massachusetts Commonwealth Parole Board  
RE:Parole Eligability  
DATE:11/12/02  
ADDRESS:27 Wormwood St.  
Boston MA. 02210  
Attention: Mr. Michael J. Pomarole(Chairman)  
Mr. Timothy F. App(Executive Director)

At this time I inmate John R. Daley, In correspondance because of my parole eligability on the month of 2/15/03. Inmate was sentenced under the Truth and Sentenceing Guide Lines. Inwhich was derrived from the United States Federal Sentencing Guide Lines. (U.S.S.G) where an inmate has to do 2/3 rds of his sentence before parole eligability, Minimum Mandatory Sentence.

Due to Inmates, "Civil Rights Action" both State and Federal. The Declaratory and Injunctive Relief, because of the violation of inmates United States Federal Constitutional Rights, Freedom of Religion, U.S.C., U.S.C.A. , U.S.C.A. Const. Amend 1. (Docket NO:- 99-1227)(Daley v Hall). Commonwealth Constitutional Rights. Constitutional Law; #272.5 U.S.C.A. Const. Amend. 1., Art.1,8 cl.17 (Excelarated Release), Also U.S.C.A. Const. Art.1 § 9,cl.3 Amend. 5. U.S.C., U.S.C.A., U.S.C.A. Const. Amend. M.G.L.A. Const.Pt.1,Art. -24. Constitutional Law:#203. 18 U.S.C.A. § 3626(3)(i)(ii)(B)(C)-(D)(E)(i)(F).. See inmates refusal to sign my religious diet sheet -(Alternate Feeding Sheet), because of the constant problems with my meals. Department of Justice Compliance 28 CFR §§ 77.1,77.4,- Attorney General ORDER NO: 2216-99, 64 FR. 19273(April 1999). Free -dom of Religion, the Establishment Clause, Due Process and Liberty Intrest.U.S.C.A. Const. Amend.14.(14 § 1,5).Constitutional Law:# -254.1, Substansive Due Process, Administrative Law and Procedure: #413.

The judicial "Term"(Definetion) "et al" inwhich only the-  
Warden,Superintendant and the Parole Board can answer to inmates  
(plaintiff) Civil Rights Complaint. See: Chandler v Barncastle:-  
919 F.2d 23(5th Cir.1990) at pg.25(Dicussion) (A.Jurisdiction)#1-  
last paragraph. Inmate's Federal Civil Action in Federal Courts:  
case John R. Daley v U.S. Commonwealth of MA,(et al).18 U.S.C.-  
§ 4206(b),28 CFR §§ 2.13,2.14:A statement of reasons for denying  
parole or not answering to the complaint.

cc/file  
Dated:11/12/02

J.R.D

Pursuant to the charges on inmate Daley in violation of Federal Statute 21 U.S.C. § 841,28 CFR § 550.58(Possecesion with Intent to distribute), 18 U.S.C. § 922(gun possession),M.G.L.A.c. 94 C, M.G.L.c. 140, § 129c.Inso as still not a crime of violence-("Active Employment") U.S.S.G. §§ 4B1.2 and 5k2.13.,Drugs and Norc-otics Law:#13.Or any other charges that was brought against inmate Daley pursuant to 18 U.S.C. § 4208(c) inmate severity in offences were minimal according to the police report.

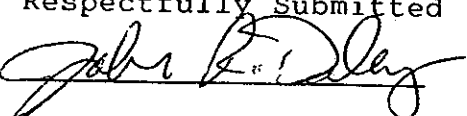
Pursuant to 28 CFR § 2.20(1999) Parole Commision.(Special-Parole) 5 U.S.C. §§ 551,552 a(e)(5),(g)(1)(C,D)..,81 ALR. Fed 801, 553 and The Executive Department,(APA) 28 U.S.C. § 2241(Habeas-Corpus),Criminal Law.Inmate should be paroled to my Federal From and After Sentence.There is no potential risk of inmates violatio-n,because he has a Federal From and After to be served.M.G.L.A.c -127 § 133 A, U.S.C.A. Const.Amend.14. Pardon and Parole Law:51, Constitutional Law:#250.3(2). G.L.c. 279, §§ 24,31 (No Statutory-limits on Parole Eligability).Inwhich inmate Daley did activate through the Federal Courts.28 CFR §§ 2.11,2.12.  
18 U.S.C. §§ 3621(e)(2), 924(c)(3).., 28 CFR § 550.58.See Due Proc-ess Clause "United States Code" 18 U.S.C. §§ 4164,4203(a)(1)(2), 4206(a)(2)(d), 4210(a)(b);(1). ,5003(a)(1)(A)(B)(c)(3)(b)(c)(d)-From and After Federal Sentence (Violation of Supervised Release) (parole).Inmate covictions not a crime of violence as defined by 18 U.S.C. §§ 924(c)(3),and 922(g).

Inmate also completed the NA/AA Program, Prison Law:#15(3),-15(7).The drafting coarse at MCI Norfolk, G.L.c.127,§ 129 D.And pursuant to inmates From and After sentence(Federal Sentence). U.S.C.A. Const. Amends.5,6., 18 U.S.C.A. § 4208(a) for the viola-tion of (Parole) Supervised Release inmate Shall be released to his Federal Sentence 18 U.S.C. § 4164 Mandatory Release,also the 1988 Policy and pursuant to 127 § 133 M.G.L.c., M.G.L.A.c. 129 § -90 A,Early Parole.M.G.L.c.,M.G.L.A.c. 127 §§ 129 C,D. ,M.G.L.A.c 279 § 8A. Criminal Law:#1216(3)..,Parole and Pardon Law:#51.., G.L.c. 279, §§ 24,31.., 103 CMR 411.01 and The United States - Attorneys Manuel § 2-2.110, 28 CFR § 0.20(b).

Respectfully Submitted

cc/file  
Dated:11/12/02

J.R.D

  
John R. Daley W59561  
MCI Cedar Junction-  
Walpole  
P.O.Box 100  
South,Walpole MA.02071

MASSACHUSETTS CORRECTIONAL INSTITUTION AT NORFOLK  
**NAME AND NUMBER:** DALEY, JOHN W59561    **DATE:** 3-3-2000

<u>DOCKET NUMBER</u>		<u>COURT OF ISSUE</u>	<u>TYPE OF WARRANT</u>	<u>CHARGE</u>	<u>DATE OF ISSUE</u>	<u>DISPOSITION</u>
03284-015		U.S.M Marshals	Request to notify upon release	D.Tanner	3-12-98	Lodged

You have the right to apply for a speedy trial on any untried indictment or complaint from any Court in the Commonwealth under Mass. Rule 36 (b) and Chapter 279, Section 3 of Massachusetts General Laws.

cc:      From:     

Central Records      Records

Inmate

Parole

DATE June 12, 2001S.D.P. Clearance

Needs

Processing Cleared NA PREPARED BY Lisa Black

W-59561

"DEDUCTIONS FROM SENTENCE" SUMMARY SHEET

INITIALS X

NOTICE 7-12-01

GOVERNING RELEASE DATES

Parole	Minimum	Maximum	G.C.D.
3-5-03	3-5-03	3-5-05	—

Inmate: No. Daley, John Jr.Effective Date of Sentence: 3-6-95Period Beginning: 9-1-00Ending: 5-31-01

Total Deductions Allowed in Computing  
Adjusted Release Dates from Governing Release  
Dates:

Good Conduct 0 Camp 0  
129 D 17<sup>.5</sup> Blood 0

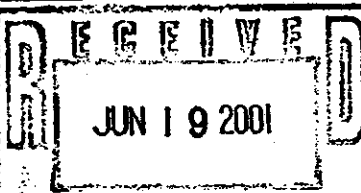
Total Good Conduct Forfeitures: \_\_\_\_\_  
(Not to be included in Computation).

Adjusted Release Date  
Includes Camp Time, Blood Time, 129 D Time

Parole	Minimum	Maximum	G.C.D.
2-15-03	2-15-03	2-15-05	—

129 D (only)

Since Last Request-Dated

Camp: 0Blood: 0

Program/Activity	Inst. of Participation	Date of Participation	Recommended Deductions
1.			
2.			
3.			
4.			
5.			
6.			

Note: A maximum of 2.5 days may be credited each month in each program type.  
\*\* Indicates time that is pending authorization at your site  
Earned time pending authorization at any other site is not shown on this report.

(Continued on Other Side)

REVISED RELEASE DATES			
Parole	Minimum	Maximum	G.C.D.
2-15-03	2-15-03	2-15-05	—

Total Number of Days Recommended 0
Michael L. Conlon 6-14-01  
Superintendent or Designee D
Total Number of Days Granted 0
Michael L. Maloney 6-26-01

RECEIVED

JUL - 8 2002

MCI-CEDAR JUNCTION

**"Deductions From Sentence" Summary Sheet**

S.D.P. Clearance

Needs  
ProcessingCleared  
NA

Date: June 10, 2002

**Governing Release Dates**

Parole	Minimum	Maximum	G.C.D.
3-5-03	3-5-03	3-5-05	None

**Total Deductions Allowed in Computing Adjusted Release Dates from Governing Release Dates:**

Dates:

Good Conduct	∅	Camp	∅
129 D	17 <sup>s</sup>	Blood	∅

**Total Good Conduct Forfeitures:**

(not to be included in computation)

**Adjusted Release Date**  
Includes Camp time, blood time, 129 D

Parole	Minimum	Maximum	G.C.D.
2-15-03	2-15-03	2-15-05	None

Period Beginning: 6-1-01  
(Date)Period Ending: 5-31-02  
(Date)

Since Last Requested - Dated 6-12-01

Camp: ∅

Blood: ∅

129 D (Only)			
Program/Activity	Institution of Participation	Dates of Participation	# Recommended Deductions
1.			
2.			
3.			
4.			
5.			
6.			

Revised Release Dates			
Parole	Minimum	Maximum	G.C.D.
2-15-03	2-15-03	2-15-05	None

Total Numbers of Days Recommended: 0  
Shawn Blackwell 6-28-02  
Superintendent or Designee  
Date

Total Number of Days Granted: 0

Michael F. maloney  
Commissioner  
Date 7-11-02

**The Commonwealth of Massachusetts  
Parole Board**

Michael J. Pomarole  
Chairman

Timothy F. App  
Executive Director

**HEARING NOTICE  
State and County Sentences**

To: John Dallen  
From: DO Dallen  
Institution: MCI CT  
Date: 11-13-02

December 2002

Your parole hearing is scheduled to take place on December 2002. The Parole Board will use this hearing to decide whether you may be released on parole to serve the remainder of your sentence in the community under the supervision of a parole officer and subject to specific rules and conditions of behavior. Before the hearing begins, the members of the hearing panel will review your case materials. These materials include information about your current sentence, prior criminal offenses, social and educational history. These records also include information about your criminal conduct and what you have done while serving your current sentence.

During your hearing, the hearing panel members will ask you questions about the following:

- ❖ The crime for which you now in custody
- ❖ Your criminal record
- ❖ Any issues you have had with drug or alcohol use
- ❖ What you have done while serving this sentence
- ❖ Your plans for release if you are paroled

Lawyers and witnesses are not allowed to attend this hearing.

You may postpone this hearing if you have outstanding court cases, received insufficient notice of the hearing or believe that you are not prepared.

You may also waive your right to a parole hearing.

Attached to this notice is a questionnaire that that you are asked to complete prior to your parole hearing. The Parole Board needs this information to make a decision about parole release for you. Please record your answers in the spaces provided for each question on the following pages. A Parole Officer will meet with you soon to review the information you provided and to answer your questions about parole. *Please ask the parole officer to assist you if you cannot complete this form by yourself.*

A. List the charges and courts for all criminal cases involving you which are still outstanding: There Are No charges, only A Federal From AND After Sentence to be Served, (See Attached)

B. Do you want to postpone this hearing?

Yes  No

C. Do you want to waive your right to a parole hearing at this time?

Yes  No

If you answer yes to either question, a parole officer will meet with you to explain what will happen when you postpone or waive your parole hearing. You may cancel a decision to postpone or waive at any time.

Name:

Hearing List:

Date:

**A. Proposed Home Plans:**

Do you have a home in which to live if you are released on parole? Yes  No

If yes, please provide the following information: There is a FROM AND AFTER Sentence to be served (See my Petition to the Board)

Address: 18 Hinsdale LANE

City: Willingboro, [REDACTED]

State: New Jersey, 08046

Name of home sponsor: Alice Turnbull

Sponsor's phone number: (609) 835-2584

Relationship: Sister

Best time to contact: evenings

**B. Proposed Work Plans:**

Do you have a job or will you attend school/training if released on parole? Yes  No

If yes, please provide the following information: I plan to do both. (Job AND School)

Name of Company/School:

Phone Number:

Address:

City:

State: New York / New Jersey Arrest

Name of employer or supervisor:

Does this person know you are in custody? Yes  No **C. Other Proposed Plan:**

Do you plan to enter a residential program if paroled? Yes  No

If yes, please enter name and address of any program to which you have been accepted and the name and telephone number of the contact person.

Program Name:

Program Address:

Name of Program Contact Person:

Telephone:

**D. Other:**

Do you have access to a firearm?

Yes  No 

Do you have an FID Card?

Yes  No 

Do you have a license to carry a firearm?

Yes  No 


---

**OFFICE USE ONLY- DO NOT WRITE BELOW THIS LINE**


---

To:

Region/District:

From:

Institution:

Hearing Date:

Date Summary sent:

Approved/Denial:

Reason(s):

Signature:

Date:

**A. Physical Description:**

Eye color: BROWN

Hair color: Black

Height: 5'9"

Weight: 170

Tattoos/Scars: None

**B: Identification Information:**

DOB 12/23/63

Marital Status (circle one) D,M,P,S,W,O

Yes  No

Veteran:

Citizenship: United States Virgin Islands (ST. THOMAS)

True Name/Alias JOHN R. DALEY

**C. Parents: Adopted PARENTS NAMES**

Father's Name and Address: (Dead) Robert DALEY

Mother's Name and Address: CATHERINE DALEY (United States Virgin Islands) (ST. THOMAS)

**D: Medical Issues:**

Do you have any medical problems?

Yes  No  if yes, please describe: LACKING IN NUTRIENTS, MINERALS, VITAMINS, INADEQUATE DIET, RELIGIOUS DIET, VEGETARIAN.

Are you currently taking any medication?

Yes  No  If yes, what?

**E. Employment:**

Do you have any restrictions to the type of work you can do?

Yes  No

If yes, what?

**F. Prior Paroles:**

Have you ever been on parole before?

Yes  No

If yes, in Massachusetts?

Yes  No

Other States?

Yes  No

Where? ██████████ Delaware

How many times? Once

When? 1992 (May)

# of parole Violations? ONE

**A. Current Offense:**

Please describe the details of the offense for which you are now incarcerated. Include the city/town where the offense occurred, the arresting police department, your role in the commission of the offense, co-defendant(s) role(s) and any harm suffered by any victim(s) of the offense. Also include how the offense began and ended, the weapons if any, used and how you were caught. (Use back or additional Sheets if necessary). See Attached, Parole Board Petition. (# of Pages: Two page petition)

Did you have any co-defendants?  
If yes, what are their names and where are they now?

Yes  No

**B: Substance Abuse Issues:**

Please provide a brief description of your substance abuse history. Include the kinds of alcohol and drugs you have used, the frequency of use, and your age when this period of use began. Describe how this use affected your life, include personal circumstances and employment, and discuss any treatment you have been involved with in the community or while incarcerated. I have

No Substance Abuse Issues (None)

**C. Institutional Programming:**

Please provide a brief description of your institutional programming, include employment, prior to this incarceration, if applicable. See Attached, Parole Board Petition.

(# of Pages: Two) I worked in the kitchen at MCI Cedar Junction, MCI Gardner AS A Janitor  
Also AS A Painter in MCI Cedar Junction.

Use the other side of this page if you need more room. You may attach additional pages if you still need more room. Additional page(s) required? Two Yes  No

Your Signature:

Date Completed:

11/102

**CLASSIFICATION FORM**

Name: DALEY, JOHN Commit# W59561 Inst: NOR 4 RB Date: 04/28/2000

Review Status: Reclass

Recommendation: HIGHER

Institution/Level Holding Board NOR 4

Inmate's Request: Transfer to Federal Authorities

Institution Recommended: OCC

Level Recommended: 5

**Board's Rationale**

Reclassification Committee recommends placement at OCCC level-5 due to the nature of the D-report.

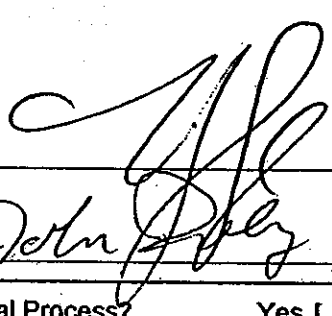
Screen:

Facility Screen:

Point Based Score: 4

Vote 3 to 0

Review Date 10/2000

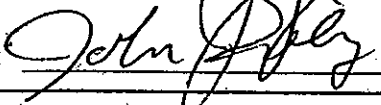
Chairperson's Signature: 

Date: 4/28/00

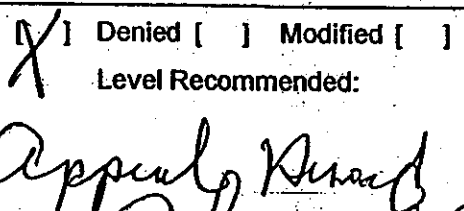
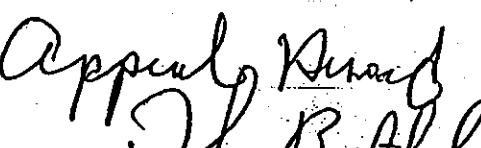
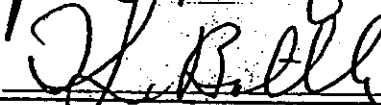
Board Members: H. LOPEZ CPOII

B. HOUSTON CPO I

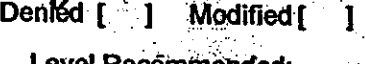
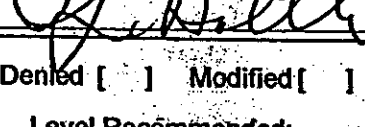
R. BLOOD LT

Inmate's Signature: 

Date: 4/28/00

Advised of Appeal Process? Yes [  ] No [  ] 48 Hours Notice? Yes [  ] Waived [  ]Superintendent's Decision: Approved [  ] Denied [  ] Modified [  ] Screen:Institution Recommended:  Level Recommended: Facility Screen:Reason/Condition: Superintendent's (or Designee) Signature: 

Date: 5/1/01

Commissioner's Decision: Approved [  ] Denied [  ] Modified [  ] Screen:Institution Recommended:  Level Recommended: Facility Screen:Reason/Condition: 

Commissioner's (or Designee) Signature:

Date:

**Appeal/Modification Results**

Screen:

Institution Recommended:  Level Recommended: Facility Screen:Results: 

Commissioner's (or Designee) Signature:

Date:



***The Commonwealth of Massachusetts  
PAROLE BOARD***

Michael Pomarole  
Chair

Timothy App  
Executive Director

27-43 Wormwood Street  
Boston, Massachusetts 02210-1606

**TO: John Daley Jr. W-59561**

**FROM: IPO Weimar**

**DATE: December 31, 2002**

**RE: RESULT OF PAROLE HEARING – PAROLE DENIED**

After a careful, objective analysis, the parole Board voted to Deny you release under parole supervision. This decision was based on the following specific reason(s):

- Nature of offense:
- Prior Criminal History:
- Inadequate Attention to the Cause(s) of Criminal Behavior: No SA Programming
- Poor Institutional Behavior:
- Other: Higher security, poor adjustment, 41 D-reports.

Parole Board Policy allows you to APPEAL this decision within thirty (30) days from the date of the Board's vote if you believe the decision was unfair. You may also petition for a RECONSIDERATION of the Parole Board's vote ninety (90) days from the date of the decision, if there are additional facts the Board should be made aware of or if circumstances have changed since the time of the Board's decision. Requests of this nature must be filed with the Institutional Parole Office only. Any requests submitted to the Parole Board's central office will be returned to you.

If you have any questions or if you wish to file an appeal or a reconsideration request, please contact the Institutional Parole Office responsible for your institution.

CC: File

EXHIBITS: B

**The Commonwealth of Massachusetts  
Parole Board**

Maureen Walsh  
Chairman

Don Giacioppo  
Chief of Staff

**ANNUAL PAROLE REVIEW HEARING NOTICE  
State and County Sentences**

**To: John Daley W-59561**  
**From: Parole Officer**  
**Institution: MCI-Cedar Junction**  
**Date: 12-03-2003**

Your annual parole review hearing is scheduled for \_\_\_\_\_ December 29, 2003 \_\_\_\_\_.

The following are the reasons that were stated by the Parole Board at your last hearing as to the reason(s) that you were denied parole release. The Parole Board may also have indicated program requirements that you are expected to complete before parole release would be granted.

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Please answer the following questions and return this form to the Parole Officer at your pre-parole hearing interview. The parole officer will meet with you soon to review your responses and to answer any questions that you may have.

- 1. What is new or different about the issues identified by the Parole Board in the decision to deny you parole at your last hearing. (You may use the back of this form or attach additional sheets if necessary.)** *LESS Disciplinary Reports  
But SAME ISSUE, Denial of Proper Religious  
Meals, which IS STRICT Vegetarian "Rastafarianism"*
- 2. Describe any program or jobs that you have participated in since your last parole hearing.** *NONE*
- 3. Please list any significant health problems.** *Malnutrition Losing  
Significant Weight*

COMMONWEALTH OF MASSACHUSETTS  
DEPARTMENT OF CORRECTION  
INMATE GRIEVANCE FORM

INMATE'S NAME:	INMATE'S #:	DATE:
WAKIMBA, JOHN T.GEORGE; JOHN R.DALEY	W59561	10/25/04
INSTITUTION:	DATE OF INCIDENT:	
MCI - CEDER JUNCTION WALPOLE	10/25/04	
INSTRUCTIONS:		
<ol style="list-style-type: none"> <li>1. Refer to 103 CMR 491, Inmate Grievance Policy.</li> <li>2. Check off a grievance type that best describes your grievance in Block A.</li> <li>3. In Block B, give a brief and understandable summary of your complaint/issue.</li> <li>4. List any actions you may have taken to resolve this matter in Block C. Be sure to include the identity of staff members you have contacted.</li> <li>5. Provide a Requested Remedy in Block D.</li> </ol>		
<p><b>A. Check off one grievance type only (Listed on reverse side). When filing an Emergency Grievance select Emergency and one additional grievance type.</b></p> <p><input checked="" type="checkbox"/> <b>EMERGENCY</b></p>		
<p><b>B. Give a brief and understandable summary of your complaint/issue. Additional paper may be used, if necessary.</b> SAID CONVICT HAS IN THE PAST FILED GRIEVANCES ABOUT MY STRICTLY, NON DAIRY VEGITARIAN DIET, RASTAFAR-I. I AM STILL RECEIVING DAIRY MILK AND DAIRY CHEESE, AND NOT RECEIVING A VEGITARIAN LIQUIDE SOY PROTEN MILK. SINCE JUNE 1, 2000 UPON MY RETURN TO MCI WALPOLE I HAVE USED THE NUMEROUS GRIEVANCE FORMS PROVIDED BY (THIS/SAY) INSTITUTION.</p>		
<p><b>C. List any action taken to address/resolve this matter. Include the identity of staff members you have contacted.</b> I HAVE ADDRESSED MY ISSUES TO THE DIRECTOR OF TREATMENT, FOOD DIRECTOR, PAST AND PRESENT SUPERINTENDANTS OF SAID INSTITUTION, ALSO TO THE DIETITION. I HAVE EVEN FILED A CIVIL RIGHTS ACTION PERTAINING TO THE DEFILEMENT OF FOODS AND THE VERY SMALL PORTIONS BEING SERVED</p>		
<p><b>D. Provide your Requested Remedy.</b> TO HAVE THESE PRODUCTS REPLACED WITH THE PROPER SOY BEAN LIQUIDE MILK, SOY BEAN CHEESE OR PEANUT BUTTER, IN PLACE OF THE BUTTER BEING SERVED TO HAVE THE JELLO AND PUDDING REPLACED WITH NATURAL DESSERTS</p>		

Inmate's Signature Wakimba, John T.George; John R.Daley Jr. Date: 10/25/04

Staff Recipient \_\_\_\_\_ Date: \_\_\_\_\_

\*\*DENIED GRIEVANCES MAY BE APPEALED TO THE REVIEWING AUTHORITY WITHIN 10 BUSINESS DAYS.

(Inmate receipts/responses will be generated via the Inmate Management System.)

Attachment III

**MASSACHUSETTS PAROLE BOARD  
PROPOSED HOME PLAN**

Offender/Parolee: \_\_\_\_\_ # \_\_\_\_\_ Date: \_\_\_\_\_

Institution: \_\_\_\_\_ IPO: \_\_\_\_\_

Prior to your release, your home plan must be verified and approved. Please complete this form and return it to the Institution Parole Staff as soon as possible.

**Home Information***From AND After -  
Federal Sentence*

Street Address	<i>From AND After Federal Sentence</i>
State and City	<i>Delaware, Wilmington</i>
Name of home sponsor	
Relationship	
Sponsor's telephone number	
Best time to reach sponsor	
Have you confirmed that you can reside at this residence? Yes No (circle one)	
Have you ever resided at this location prior to this incarceration? Yes No (circle one)	
Has anyone at this address ever taken out a restraining order against you? Yes No (circle one)	
Full names of others living at this address:	

**Investigation Findings**

FPO decision:  <input type="radio"/> Approved <input type="radio"/> Denied (circle one)	Reasons:    
FPO Signature:	
Parole Supervisor decision:  <input type="radio"/> Approved <input type="radio"/> Denied (circle one)	Reasons:    
Parole Supervisor Signature:	

**MASSACHUSETTS PAROLE BOARD  
PROPOSED WORK PLAN**

Offender/Parolee: \_\_\_\_\_ # \_\_\_\_\_ Date: \_\_\_\_\_

Institution: \_\_\_\_\_ IPO: \_\_\_\_\_

Prior to your release, your employment plan must be verified and approved. Please complete this form and return it to the Institution Parole Staff as soon as possible.

**Employment Information**

Street Address	<i>From AND AFTER Sentence "Federal"</i>
State and City	<i>Delaware, Wilmington</i>
Name of employment sponsor	
What is the position or type of work you will perform?	
Employer's telephone number	
Best time to reach employer	
Have you contacted this employer within the last two months to confirm you will be hired? Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> (circle one)	
Have you ever worked for this company before? Yes <input type="checkbox"/> No <input checked="" type="checkbox"/> (circle one)	
List your social security number:	

**Investigation Findings**

FPO decision:  <input type="checkbox"/> Approved <input type="checkbox"/> Denied (circle one)	Reasons:
FPO Signature:	
Parole Supervisor decision:  <input type="checkbox"/> Approved <input type="checkbox"/> Denied (circle one)	Reasons:
Parole Supervisor Signature:	



**The Commonwealth of Massachusetts  
PAROLE BOARD**

45 Hospital Road Building D3 Medfield, MA 02052

*Maureen E Walsh*  
Chairman

*Don Gianciappo*  
Chief of Staff

**TO:** John Daley W 59561  
**FROM:** IPO Bowen MCI Cedar Junction  
**DATE:** December 29, 2003  
**RE:** Parole Board Final Decision of 12-29-03

**ANNUAL REVIEW 12-2004**

Please be advised that the Parole Board voted to deny you release under parole supervision.

**Release Denied under parole supervision for the following reasons:**

- Nature of Offense
- Prior Criminal History
- Inadequate Attention to the Cause(s) of Criminal Behavior
- Poor Institutional Behavior
- Other: \_\_\_\_\_ failed to appear for hearing

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**Appeal**

You have the right to appeal this decision within thirty (30) days from the date of the Board's vote if you believe the decision is incorrect. Appeal petitions must be submitted to the Institutional Parole Officer at the facility where you are held. Petitions submitted directly to the Parole Board's Central Office will be returned to you.

**Reconsideration**

You have the right to petition for a reconsideration of the Parole Board's vote within one (1) year from the date of the decision if there are additional facts the Board should be made aware of or if circumstances have changed since the time of the Board's decision. Reconsideration petitions must be filed with the Institutional Parole Officer at the facility where you are held. Petitions submitted directly to the Parole Board's Central Office will be returned to you.



**The Commonwealth of Massachusetts  
PAROLE BOARD**

45 Hospital Road Building B3, Medfield, MA 02052

*Maureen E Walsh*  
Chairman

*Don Giacoppo*  
Chief of Staff

**TO:** John Daley W 59561  
**FROM:** IPO Bowen, MCI CedarJunction  
**DATE:** February 19, 2004  
**RE:** Parole Board Final Decision of Office Vote decision 2-9-04

Please be advised that the Parole Board voted to deny you release under parole supervision.

**Release Denied under parole supervision for the following reasons:**

- Nature of Offense
- Prior Criminal History
- Inadequate Attention to the Cause(s) of Criminal Behavior
- Poor Institutional Behavior
- Other: Appeal denied - no noted reasons , prior vote to stand

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**Reconsideration**

You have the right to petition for a reconsideration of the Parole Board's vote within one (1) year from the date of the decision if there are additional facts the Board should be made aware of or if circumstances have changed since the time of the Board's decision. Reconsideration petitions must be filed with the Institutional Parole Officer at the facility where you are held. Petitions submitted directly to the Parole Board's Central Office will be returned to you.

cc: Institutional Parole File

**Massachusetts Department of Correction  
Deduction from Sentence  
MCI CEDAR JUNCTION**

**Report Date:** 20040907 08:16:01  
**Report Prepared By:** Black, Lisa  
**Commitment #:** DALEY, JOHN (W59561)  
**Sentencing Unit:** A  
**Unit Effective Date:** 19950306  
**Report Period:** 19950306 through 20040731

Period Ending	Prog Type	Program Name	Participation Dates	Inst	Rating	Days Recommended	Days Granted
				GAR	S		
1997 0228	WORK	Institutional Employment	1997 0228 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5
1999 0131	WORK	Institutional Employment	1999 0131 :			0.0	0.0
		<b>Total for period ending</b>				0.0	0.0
1999 0228	WORK	Institutional Employment	1999 0228 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5
1999 1130	EDUC	EDUCATIONAL RELEASE	1999 1130 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5
1999 1231	EDUC	EDUCATIONAL RELEASE	1999 1231 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5
2000 0131	EDUC	EDUCATIONAL RELEASE	2000 0131 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5
2000 0229	EDUC	EDUCATIONAL RELEASE	2000 0229 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5
2000 0331	EDUC	EDUCATIONAL RELEASE	2000 0331 :			2.5	2.5
		<b>Total for period ending</b>				2.5	2.5

**Massachusetts Department of Correction  
Deduction from Sentence  
MCI CEDAR JUNCTION**

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Report Date:	20040907 08:16:01
Report Prepared By:	Black, Lisa
Commitment #:	DALEY, JOHN (W59561)
Sentencing Unit:	A
Unit Effective Date:	19950306
Report Period:	19950306 through 20040731

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Inmate has 10 business days to contact Records Department to dispute earned good time.

**Combined Release Dates for sentencing unit A , effective date: 19950306**

	Time on Parole:	0	PE Dates:	20030305	Combined Dates as of: 20040907 04:09:57
	Dead Time (Parole):	0	Revised	20030215	Original
	Dead Time (Escape):	0			Adjusted
Earned Time:		17.50	PE Dates:	20030305	
Forfeitures:		.0	Minimum Dates:	20050305	
Restorations:		.0	Maximum Dates:	20050305	
			GCD Dates:		

**The Commonwealth of Massachusetts  
Parole Board**

Maureen Walsh  
Chairman

Don Giacioppo  
Executive Director

**ANNUAL PAROLE REVIEW HEARING NOTICE  
State and County Sentences**

**To: John Daley W 59561  
From: IPO Bowen  
Institution: MCI-Cedar Junction  
Date: November 3, 2004**

Your annual parole review hearing is scheduled for **1st week of December 2004.**

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Please answer the following questions and return this form to the Parole Officer at your pre-parole hearing interview. The parole officer will meet with you soon to review your responses and to answer any questions that you may have.

- 1. What is new or different about the issues identified by the Parole Board in the decision to deny you parole at your last hearing. (You may use the back of this form or attach additional sheets if necessary.)** LESS DISCIPLINARY REPORTS BUT SAME ISSUE, INADEQUATE NON DAIRY, VEGETARIAN DIET, RELIGIOUS MEALS, WHICH SAID CONVICT IS A RASTAFARIAN, A STRICK VEGETARIAN.
- 2. Describe any program or jobs that you have participated in since your last parole hearing.** NONE
- 3. Please list any significant health problems.** MALNOURISHED, LOSING SIGNIFICANT WEIGHT

**4. Please complete the HOME and WORK page attached form.****Name:****Hearing List:****Date:**

SAID CONVICT (HAS/HAVE) A FEDERAL SENTENCE,  
FROM AND AFTER SENTENCE TO SERVE

**A. Proposed Home Plans:**

Do you have a home in which to live if you are released on parole? Yes        No       

If yes, please provide the following information:

Address:

City:

State:

Name of home sponsor:

Relationship:

Sponsor's phone number:

Best time to contact:

**B. Proposed Work Plans:**

Do you have a job or will you attend school/training if released on parole? Yes        No       

If yes, please provide the following information:

Name of Company/School:

Phone Number:

Address:

City:

State:

Name of employer or supervisor:

Does this person know you are in custody? Yes        No       **C. Other Proposed Plan:**

Do you plan to enter a residential program if paroled? Yes        No       

If yes, please enter name and address of any program to which you have been accepted and the name and telephone number of the contact person.

Program Name:

Program Address:

Name of Program Contact Person:

Telephone:

**D. Other:**

Do you have access to a firearm?

Yes        No        ✓

Do you have an FID Card?

Yes        No        ✓

Do you have a license to carry a firearm?

Yes        No        ✓

**OFFICE USE ONLY- DO NOT WRITE BELOW THIS LINE**

**To:**  
**From:**  
**Hearing Date:**  
**Reserve Date:**  
**Approved/Denial:**  
**Signature:**

**Region/District:**  
**Institution:**  
**Date Summary sent:**  
  
**Reason(s):**  
**Date:**

February 2002